









Application for United States Patent Declaration and Power of Attorney

As a below named inventor, I hereby declare that:

is attached hereto

was filed on _3/23/00

(check

 $\mathbf{K}\mathbf{X}$

one)

My residence, post office address and citizenship are as stated below next to my name;

I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled, ANTIFLICKER SYSTEM FOR MULTI-PLANE GRAPHICS the specification of which:

	rial No. <u>09/535,</u> 002 led on (if applicable)				
I hereby state that I have by any amendment referre		nts of the above identified specification	n, including the	claims, a	as amended
I acknowledge the duty Code of Federal Regulation		terial to the examination of this applica	tion in accorda	nce with	Title 37,
certificate listed below ar	priority benefits under Title 35, United the delay and for the salso identified below any for tion on which priority is claimed:	ed States Code, §119 of any foreign appeign application for patent or inventor's	plication(s) for s certificate hav	patent or ing a fili	inventor's ng date
Prior Foreign Application(s)				Priority Claimed	
None			_		
(Number)	(Country)	(Day/Month/Year Filed)	yes	no	<u> </u>
(Number)	(Country)	(Day/Month/Year Filed)	— <u> </u>	no	_
subject matter of each of the first paragraph of Titl	the claims of this application is not a e 35, United States Code, § 112, I acons, §1.56(a) which occurred between	le, § 120 of any United States application disclosed in the prior United States application of the disclose material entitle filing date of the prior application of the prior application.	lication in the ral information a	nanner pi is defined	rovided by d in Title 37
None	<u></u>				
(Application Serial No.)	(Filing Date)	(Status: patented,	(Status: patented, pending, abandoned)		
Power of Attorney: As	a named inventor, I hereby appoint	David L. Adour, Reg. No. 29,604, Law Reg. No. 31,297, William H. Steinberg,	rence R. Fraley	y, Reg. N	

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

900, Reston, Virginia 20191. Phone calls should be directed to Whitham, Curtis & Whitham, at (703) 391-2510.

Hughes, Reg. No. 26,194, Edward A. Pennington, Reg. No. 32,588, John E. Hoel, Reg. No. 26,279, Joseph C. Redmond, Jr., Reg. No. 18,573, C. Lamont Whitham, Reg. No. 22,424, Marshall M. Curtis, Reg. No. 33,138, and Michael E. Whitham, Reg. No. 32,635 as attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. All correspondence should be directed to Whitham, Curtis & Whitham, Reston International Center, 11800 Sunrise Valley Drive, Suite

No.: EN9-99-114

1) Inventor:

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*Title 37, Code of Federal Regulations, §1.56(a):

(a) A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.

Date

Date